

(EXHIBIT AC)

U.S. DISTRICT COURT  
DISTRICT OF  
FILED  
THE STATE OF NEW HAMPSHIRE  
SUPERIOR COURT

Coos, ss

2012 DEC 10 /

Dec 6, 2012

Dominic S. Ali

v.

Edward Reilly, State Prison Warden

12-cv-364

Case NO. 214-2012 CV 00178

Plaintiff's Amended Complaint

NOW COMES, the plaintiff, Dominic Ali, hereby submits the following Amended Complaint stating as follows:

Parties, venue and Jurisdiction

Plaintiff, Dominic Ali, is a sentence inmate at the New Hampshire State Prison, 138 East Milan Road, Berlin, NH 03570. Mr. Ali's sentence was imposed on February 2nd, 2008. He was previously incarcerated at the State Prison in Concord, and transferred to the Berlin facility in or around May, 2012.

Defendant Edward P. Reilly is employed as the Warden of the Northern New-Hampshire Correction Facility, 138 East Milan Road, Berlin, NH 03570.

Defendant Hoyt is employed as the Chaplain of the Northern New Hampshire Correction Facility in Berlin, New Hampshire.

This Court has jurisdiction over the plaintiffs claims pursuant to the Free Exercise clause of the First Amendment, the Religious Land Use and Institutionalized Person Act, 42 U.S.C. 2000 ec-1(a) ("RLUIPA") and 42 U.S.C. 1983.

### FACTS

In or about May, 2012, Mr. Ali obtained a religious preference card in order to be recognized for the month of Ramadan and by the Department of Correction ("DOC") as a practicing Muslim.

During the period of time that Mr. Ali was incarcerated at the Concord Facility, He was House at the close custody units with no access to rehabilitative function by the prison that provides an area within

which the inmate may reclaim his dignity and reassert his individuality.

From February, 2009, until May, 2012, the Chapel at the New Hampshire State Prison did not hold any Islamic service (dumu'ah) that meets the religious requirements of Mr. Atti's faith.

dumu'ah service is the central religious ceremony of the Islamic religion. Dumu'ah is commanded by the Quran and the services must be held collectively by leadership of an Imam and must be held every Friday every week as commanded by the Quran. After noon prayer. See: Olone v. Estate of Shabazz, 482 U.S. 340 (1987). for all Muslim to attend a congregation prayer.

Bureau of Prisons policy require that weekly congregation for religious services be available for all inmates except those detained in the special housing units, ("SHU") 24 hours lock down inmates.

Jumu'ah Services must be led by an Imam. Unlike other religion prayers, which are performed individually and can be made up if missed, Jumu'ah cannot be missed or made up. While the plaintiff believe that a Christian inmate could practice his religion and attend Christmas and Easter Services in this prison, without been deprived like others.

The Northern Correction Facility has a long history of bad tendency against Muslims inmates and their rights. There is Muslim inmates under threats and retaliation by the NCF, if Muslim inmate complain about Muslims services they will be ship out of State to another prison away from family and love ones, or lost of their jobs at the prison. Recklessly and callous indifference by the NCF to the Federally protected rights as the Constitution. the First Amendment.

This is a third preliminary injunction filed with the United State District Court for the District of New Hampshire. The First one was filed on August 15th, 2007, by an inmate house in this facility, complained about Muslims services. Due to the pressure, the administration appointed a new paid volunteer.

Mrs. Dana Hoyt, she allowed Muslims worship to continue for two years according to the complaint. On or about October 15, 2012, an inmate by the name John Knapp who is Muslim, filed a complaint with the (U.S.D.C.) N.H. about Muslim services at this Facility and nothing have been done. Another complaint by inmate Luis Silva, the warden, Mr. Hoyt and Mr. Christopher H. Kench, Director Security and Training who is employed by the N.H. Doc Office Commissioner, 105 Pleasant St. P.O. Box 1806, Concord, NH 03302. Excuses that they have no success in finding an Imam to facilitate Muslim services at any of the Facilities.

On or about October, 2012, After the plaintiff filed a petition with this Court suit under 42 U.S.C. 1983, contending that the policies by NCF official prevent him from attending Jum'ah a Muslim services. Two days latter chaplain Hoyt met with the plaintiff at his housing units, advising him that there is an Imam from the Islamic Society of Greater Manchester who's willing to come over on Sunday.

The plaintiffs and other four Muslim inmates meet with the Imam on Sunday and it turned out to be the Imam had some issues with the administration of the NCF, schedules and cooperation.

Muslim inmates requested that whether an inmate could be allowed to lead the Jumiah Service, or whether, in the alternative, the Muslim inmates could meet for group prayer on Fridays. The defendant stating that policy number PPD 7.17 forbids inmate-led groups and meeting formally without volunteer.

In the instant case, the defendant is in fear of inmates groups meeting that sound like gang activity. Because the respondents cannot prove that the deprivation of Muslim inmates for group prayer was justified by legitimate penological interest or compelling interest under (RLUIPA).

✓ The Supreme Court made clear in *Dillon* and *Thornburgh*, that the Court must examine whether an inmate has alternative means of practicing his or her religion generally, not whether ~~an~~ an inmate has alternative means of engaging in the particular practice in question." 227 F.3d at 55"



To date, there have been no Jum'ah Services at the Berlin Facility since Mr. Ali's arrival in May, 2012.

## COUNT I

The plaintiff repeats and re-alleges the preceding paragraphs.

The denial of Jum'ah Services for substantial amount of time violates the free Exercise clause of the First Amendment, as well as the provisions of RLUIPA.

Mr. Ali and other inmates who are Muslim at the Berlin Facility have repeatedly requested and have been denied the Jum'ah Services, which is an essential component of their faith and religious practice.

The NCF's policies with respect to inmates gathering for religious services and requiring an external volunteer to lead the Jum'ah service unreasonably restrict Mr. Ali's and other inmates' free exercise of their sincerely held religious beliefs, and is not reasonably related to legitimate penological interest.

Accordingly, Mr. Ali requests injunctive relief requiring the holding of Jum'ah services on a weekly basis and special arrangement should also be made during the months of long observance of Ramadan, a period of fasting and prayer that during Ramadan Muslims prisoners should be awakened at 4:00 AM for an early break fast that is hot instead of cold food everyday and inmates should receive dinner at 8:30 PM each evening at the Berlin Facility, in conformance with Mr. Ali's religious beliefs and requirement of the Muslim religion.

### Prayers for Relief

WHEREFORE, the plaintiff respectfully requests that this Honorable Court:

Issue an injunction requiring the holding of Jum'ah services on a weekly basis at the Berlin Facility, either by employing an Imam from the Islamic Society of Greater Manchester who is willing to provide services, in accordance with Mr. Ali's religious beliefs and requirement of the Muslim religion.



Award the plaintiff his costs and ~~\$~~  
Court Fees and for punitive damages, Emotional  
injuries and hostility by staff and the  
administration for lack of protection under  
his care incurred in this action -

Grant such other and further relief in  
favor of the plaintiff as may be deemed  
just and equitable.

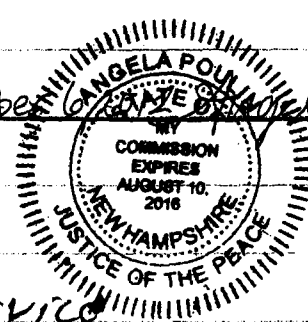
Respectfully Submitted,

Ali' Dominic

Ali' Dominic  
Ali' Dominic

12/8/2012

X December



Certificate of Service

I, Dominic Ali, hereby certify that a copy  
of this foregoing was forwarded in the U.S.  
Mail Mail First class postage address to  
Mrs. Kathleen A. Broderick, esq # 17657,  
Assistance County Attorney, H.C. this 6th of  
2012. A.A.G for civil Rights Division, DC.

Dominic Ali 81829

138 E Milan Rd

Berlin, NH 03570

C - Cite

Ali' Dominic